PARNESS LAW FIRM, PLLC

136 Madison Avenue, 6th Floor • New York, New York 10016 Hillel I. Parness • www.hiplaw.com • hip@hiplaw.com (Cell) 646-526-8261 • (Office) 212-447-5299 • (Fax) 212-202-6002 July 28, 2025

VIA ECF

Hon. Sarah L. Cave United States Magistrate Judge **United States District Court** Southern District of New York 500 Pearl Street, Room 1670 New York, NY 10007

> Re: Jack Russell Music Ltd. v. 21st Hapilos Digital Distribution, Inc.,

Docket No. 1:23-cv-04906

Dear Judge Cave:

I am counsel for Plaintiff/Counterclaim Defendant Jack Russell Music Ltd. and Counterclaim Defendant NW Royalty Consulting LLC. There is a remote settlement conference currently scheduled for July 31, 2025 at 10 a.m.

I have run into a conflict with an in-person appearance in another case in another court at that same time. I am writing, with the consent of opposing counsel, to respectfully request that our call with Your Honor be moved to the afternoon of July 31, 2025, or - if that is not possible - to a later date.

My clients and I thank the Court for its ongoing attention and assistance.

Respectfully submitted,

Hillel I. Parness

cc: Counsel of Record (via ECF)

The parties' request at ECF No. 106 is **GRANTED**. The Court does not have availability in the afternoon of July 31, 2025, but the video-conference set for July 31, 2025 at 10:00 a.m. ET (ECF No. 105) is ADJOURNED to August 6, 2025 at 2:00 p.m. ET and will be hosted by the Court on the Webex platform. The Court will provide a link before the conference.

The Clerk of Court is respectfully directed to close ECF No. 106.

SO ORDERED. July 28, 2025

SARAH L. CAVE United States Magistrate Judge